

United States Bankruptcy Court
District of Puerto Rico

USBC '22 FEB 24 AM 11:27

In re Héctor E. Colón Rodríguez

Debtor(s)

Case No. 21-03364 MCFChapter 7**Amended SECOND AMENDMENT COVER SHEET**

Amendment(s) to the following petition, list(s), schedule(s) or statement(s) are transmitted herewith:

Voluntary Petition: added now defunct & collapsed corporations by adding *fdba*/formerly doing business as names, and also added a/k/a to Voluntary Petition.

Schedule A/B: To add to property of the estate the bank funds garnished by judgment creditor [Dpto Recreo y Deportes DRD] on 7/28/2022 in the amount of \$17,848.21, although these funds were initially referenced in SoFa; some descriptions have been adjusted, abbreviated, or amended.

Schedule C: No new exemptions claimed, although one of the 2 bases originally claimed under PR law has been adjusted to one of the 2 bases in PR exemption law.

Schedules D: Added Crim as a claim, as Crim filed claim #1 for property taxes & recently w/drawn the claim as debtor paid Crim during amnesty a few days prior to filing petition.

Schedule E/F: Claims initially scheduled as priority have been reclassified to unsecured & are dischargeable in that of DTOP, Municipality of Rincón & DRD; added debts [Treasury & Crim] owed by defunct corporations that ceased to exist &/or operate since approximately 2008 and 2012 which still appear with tax debts; added HOA Medical Center Plaza as a dischargeable debt.

Schedules G, H, I & Statement of CMI: No change to these Schedules, yet nevertheless attached for ease of review & reading since the original filings was unduly fragmented.

Schedule J: Expenses have been amended to conform to Federal Standards & other very minor adjustments.

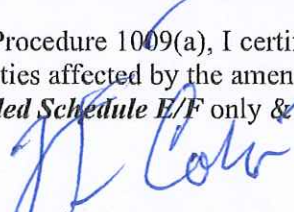
Statement of Financial Affairs: To add income sources [COVID incentives] & adjust income last 2 years & year to date; amended & reduced payment to one creditor [CRIM] during 90 days prior to bankruptcy; adjusted identification of un-redacted bank account #; adjusted & amended description of lawsuits at item #9; added now defunct & collapsed corporations by adding these corporations to SoFa at item #27, although inactive for more than 4 years as required under item #27.

Matrix excluded & amended addresses where debtor has received returned correspondence from USPS & substituted addresses from other sources as far as possible or substituted with legal representation on file for such creditor(s), as in the case of debtor's 3 siblings, 2 of whose notices have been returned by USPS/

NOTICE OF AMENDMENT(S) TO AFFECTED PARTIES

Pursuant to Federal Rule of Bankruptcy Procedure 1009(a), I certify that notice of the filing of the amendment(s) listed above has been given on this date to all entities affected by the amendment as highlighted in yellow on the attached amended Matrix who will be noticed with *Amended Schedule E/F* only & this *Second Amendment Cover Sheet*.

Date: **February 15, 2022**


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